

said Sec. cor. into the Grass Valley Canal.

The water right of the Grass Valley Irrigation Co. except that herein decreed as primary water right is that which has heretofore been applied for in the office of the State Engineer under applications No. 1314 and No. 1387 and No. 2386, and said water is conveyed by means of a canal and tunnel into Pinto Canyon and co-mingled with the water of Pinto Creek, a tributary of the Sevier River, and redirected at a point S. 33°14' W. 3457 ft. from the E $\frac{1}{2}$  cor. Sec. 16, T. 36 S., R. 15 W., S.L.B. & M. and used for domestic purposes and to irrigate 3680 acres of land described in said application.

Said Grass Valley Irrigation Company is the owner of a primary water right of all of the balance of the flow of said North Fork of said Grass Valley Creek, and its right thereto is hereby quieted and confirmed, but whenever the flow of said North Fork is less than 1.23 c.f.s. said primary right shall be taken in the proportion of .73 to .50 when it is below the quantity of 1.23 c.f.s.

It is further hereby ordered, adjudged and decreed that the primary water right herein referred to is adjudged and decreed to be all that quantity of water in said South fork of said Grass Valley Creek until the flow thereof reaches a flow of five and two hundreds c.f.s. and in the North Fork thereof until the flow reaches a flow of 1.23 c.f.s. or a combined flow of 6.25 c.f.s. and the owners thereof are entitled to the use thereof as hereinbefore set forth of their respective proportion of said flow when it is below or less than the flow of 6.25 c.f.s. hereinbefore specified, from the 1st day of January until the 31st day of December, both inclusive each year.

It is further ordered, adjudged, and decreed that all of the primary water rights herein referred to shall first be supplied before any owners of secondary water rights are entitled to the use of any water from either of said streams, or from the combined flow thereof or until the combined flow thereof exceeds the flow of 6.25 c.f.s. and if said flow exceeds the flow of 6.25 c.f.s. when that quantity of the flow between said flow of 6.25 c.f.s. and until said flow amounts to 12.68 c.f.s. is hereby designated and defined as the secondary water rights of said Grass Valley Creek.

2-7-14  
app. filed  
1534 (applied)  
A 1534 (81-6)  
for 3680 S  
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